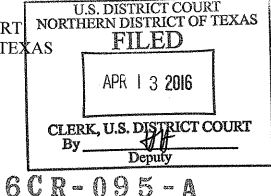


TRAVIS DEAN RENDON (01) TINA CAROL ORTEGA (02)

v.



INDICTMENT

No.

The Grand Jury charges:

Count One
Possession of Stolen Mail
(Violation of 18 U.S.C. § 1708)

On or about January 26, 2015, in the Fort Worth Division of the Northern District of Texas, defendants **Travis Dean Rendon** and **Tina Carol Ortega**, aided and abetted by each other, did unlawfully have in their possession mail matter, that is, one First Class letter from Chase Sapphire Preferred addressed to S.P. of Arlington, Texas, which had been stolen, taken, and abstracted from a mail receptacle, which was an authorized depository for mail matter, knowing said item to have been stolen.

In violation of 18 U.S.C. § 1708.

A TRUE BILL.

FOREPERS@

JOHN R. PARKER UNITED STATES ATTORNEY

CHRISTOPHER R. WOLFE Assistant United States Attorney Texas State Bar No. 24008294 801 Cherry Street, Suite 1700

Fort Worth, Texas 76102 Telephone: 817-252-5200 Facsimile: 817-252-5455

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

THE UNITED STATES OF AMERICA

VS.

TRAVIS DEAN RENDON (01) TINA CAROL ORTEGA (02)

INDICTMENT

18 U.S.C. § 1708

Possession of Stolen Mail

(1 COUNT)

A true bill rendered:	
FORT WORTH Lary If	FOREPERSON
Filed in open court this 13 ^h day of Apr	il, A.D. 2016.
Warrant to issue on both defendants.	
·	UNITED STATES MAGISTRATE JUDGE (Magistrate Number: 4:16-MJ-140)